1 2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 3 4 Case No: 3:19-cv-00661-LRH-WGC 5 GREAT BASIN RESOURCE WATCH; et al., 6 Plaintiffs, ORDER GRANTING REQUEST 7 TO EXTEND TIME TO FILE RESPONSES AND MOTIONS VS. 8 SECOND STIPULATED REQUEST UNITED STATES DEPARTMENT OF THE 9 INTERIOR; et al., 10 Defendants. 11 EUREKA MOLY, LLC, 12 13 Defendant-Intervenor. 14 Pursuant to LR IA 6-1, the Parties, Federal Defendants U.S. Bureau of Land 15 16 Management, et al. ("Federal Defendants"), Plaintiffs Great Basin Resource Watch, et al. 17 (GBRW), and Defendant-Intervenor Eureka Moly, LLC (EML) stipulate to an extension of the 18 briefing schedule in accordance with the proposed schedule below to respond to Plaintiffs' 19 Motion for Summary Judgment (ECF #57). This is the Parties' second stipulation for an 20 21 extension of the briefing schedule (ECF # 58). 22 The deadline for Federal Defendants to respond to Plaintiffs' Motion for Summary 23 Judgment is currently December 20, 2021(ECF # 55). However, due to the press of time in other 24 cases and the time required to facilitate management review within the Department of Justice and 25 Department of the Interior, counsel for Federal Defendants requires this additional time to 26 27 respond. 28 The Parties and potential amici curiae America Exploration & Mining Association

January 31, 2022

(40 pages each)

March 11, 2022

April 8, 2022

(20 pages each)

(50 pages combined)

(20 pages)

February 11, 2022

1 (AEMA) conferred and agree to the following schedule to govern the resolution of this case: 2 **Proposed Case Schedule** 3 Federal Defendants and EML file their respective cross-motions for 4 summary judgment. 5 After seeking leave to file, America Exploration & Mining Association (AEMA) may file an amicus brief ¹ 6 7 GBRW files one consolidated reply in support of motion for summary judgment and in opposition to Federal Defendants and EML's cross-8 motions for summary judgment. 9 Federal Defendants and EML file their respective reply briefs in 10 support of their cross-motions for summary judgment 11 12 Respectfully submitted this 16th day of December, 2021. 13 TODD KIM 14 Assistant Attorney General 15 /s/ Michelle-Ann C. Williams 16 MICHELLE-ANN C. WILLIAMS Trial Attorney (MD Bar) 17 United States Department of Justice 18 Environment & Natural Resources Division, Natural **Resources Section** 19 Ben Franklin Station, P.O. Box 7611 Washington, D.C., 20044-7611 20 (202) 305-0447 21 Leilani.doktor@usdoj.gov 22 Attorneys for Federal Defendants 23 /s/Roger Flynn (by maw w/perm.) 24 Roger Flynn, (Colo. Bar # 21078), Pro Hac Vice Jeffrey C. Parsons, (Colo. Bar # 30210), Pro Hac Vice 25 WESTERN MINING ACTION PROJECT 26

¹ AEMA Counsel, Laura Granier, has agreed that AEMA plans to seek leave to file an amicus brief limited to twenty pages by the date of February 11, 2022.

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17	
18	I, Michelle-Ann C. Williams, attest that on this 16th day of December, 2021, I served this document to all counsel by filing it with this Court's ECF filing system.
19	
20	/s/Michelle-Ann C. Williams
21	
22	IT IS SO ORDERED
23	7/4.4.
24	Date: December 20, 2021.
25	United States District Judge
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